IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

LAUREN ELLINGSON and ANITA)
ELLINGSON,)
Plaintiffs,)) 8:06CV243
vs.	ORDER
LIBERTY MUTUAL FIRE INSURANCE)
COMPANY, BALBOA LLOYDS)
INSURANCE COMPANY and GMAC)
MORTGAGE CORPORATION,)
)
Defendants.)

On April 11, 2007, the parties filed a stipulation [30] advising that plaintiffs reached settlement with defendants Balboa Lloyds Insurance Company and GMAC Mortgage Corporation; however, the Second Amended Complaint will remain pending as to defendant Liberty Mutual Fire Insurance Company.

Accordingly,

IT IS ORDERED:

- 1. The Mediation Reference Order [28] is withdrawn, the stay is lifted, and this matter is returned to the active trial docket.
- 2. If they have not already done so¹, the remaining parties shall serve their initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) no later than **April 30, 2007.** All substantive provisions of the Initial Progression Order [12] remain in effect.
- 3. Counsel for the remaining parties shall contact my chambers (402-661-7340) no later than **April 25, 2007**, to schedule a planning conference for purposes of progressing the case to trial.

DATED April 18, 2007.

BY THE COURT:

s/ F.A. Gossett United States Magistrate Judge

¹The parties were previously ordered to serve initial disclosures on or before May 5, 2006. Plaintiffs filed a Notice of Service [14] indicating that they have served initial disclosures. The record does not reflect that Liberty Mutual Fire Insurance Company has served its initial disclosures.